## Senate File 460 - Introduced

		SENATE FILE
	Pas Vot	ssed Senate, Date Passed House, Date te: Ayes Nays Vote: Ayes Nays
		A BILL FOR
1	Δn	Act relating to providing an appeal process for medical
2 3 4	BE TLS	assistance providers. IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: BB 1837SV 82 /je/5
PAG	LIN	1
	2 3 4	Section 1. <u>NEW SECTION</u> . 249A.36 PROVIDER APPEALS PROCESS.  1. Notwithstanding conflicting provisions of chapter 17A, a provider appeal hearing pursuant to subsection 2 shall be
1 1 1 1 1	6 7 8	available to a provider if any of the following conditions, which constitutes a contested case, is met:  a. The provider's license, certification, registration, approval, or accreditation has been denied or revoked or has not been acted upon in a timely manner.  b. The provider's claim for payment or request for prior
1 1 1	11 12 13	authorization of payment has been denied.  c. The provider's contract as a medical assistance patient manager has been terminated.
1		been established and repayment is requested.
1 1	18	process has been exhausted and the provider is not satisfied with the result.
1 1	19 20	f. The provider's claim for payment was not made according to department policy.
1 1	23	g. The provider's application for a child care quality rating has not been acted upon in a timely manner, the provider disagrees with the department's quality rating decision, or the provider's certificate of quality rating has
1	25	been revoked.
1		panel which consists of the following members:  (1) One member, appointed by the president or presiding
1	29	officer of the provider's professional or trade association, who is either a member of the association or is a provider who
1	31	provides similar professional services as the provider. For the purposes of this subparagraph, "provider's professional or
1 1	33	trade association" means the entity composed of providers who hold the same license, certification, registration, approval,
1 2	35	or accreditation as the provider or, if not licensed, certified, registered, approved, or accredited, providers who
2 2 2	2	provide the same professional services as the provider.
2 2 2	5 6 7	(3) One member, who is an administrative law judge, assigned by the division of administrative hearings of the department of inspections and appeals in accordance with the
2 2 2	9	provisions of section 10A.801.  b. The administrative law judge member of the panel shall be the presiding officer for the hearing.
	11 12	c. The decision of the panel shall be determined by a majority vote.
2.	13	d. The decision of the panel shall be a final decision and

2 13 d. The decision of the panel shall be a final decision and 2 14 shall meet the requirements of a final decision pursuant to 2 15 section 17A.16.
2 16 e. A party to the hearing may file a request for rehearing 2 17 pursuant to section 17A.16.
2 18 f. A party who is aggrieved or adversely affected by a

2 22 This bill provides an appeals process for medical 2 23 assistance providers in certain contested case proceedings. 2 24 The bill specifies the circumstances, that constitute a 25 contested case, in which the alternative appeals hearing 26 process would apply. Under the alternative appeals hearing 2 27 process, in lieu of selection of a presiding officer for a 28 contested case proceeding under Code chapter 17A, which would 29 allow for an agency or an administrative law judge to preside, 2 30 the bill provides that the contested case would be presided 2 31 over by a panel made up of three members: a member appointed 32 by the provider's professional or trade association who is a 33 member of the association or a provider who provides similar 34 professional services as the provider; a member, appointed by 35 the department of human services, who is an employee of the 1 department; and an administrative law judge assigned by the 2 division of administrative hearings of the department of 3 inspections and appeals. The administrative law judge is to 4 be the presiding officer for the hearing and the decision of 5 the panel is to be determined by a majority vote. Under the 6 bill, the decision of the panel is a final decision, a party 7 to the hearing may file a request for rehearing, and a party 8 who is aggrieved or adversely affected by a final decision is 9 entitled to judicial review.

3 10 LSB 1837SV 82 3 11 pf:nh/je/5